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2 Nevada Bar No. 7052
3 **KUNG & BROWN**
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5 Las Vegas, NV 89101
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ajkung@ajkunglaw.com
6 *Counsel for Plaintiff*
Stephen Lewis

7
8 **UNITED STATES DISTRICT COURT**
9
10 **DISTRICT OF NEVADA**

11 * * *

12 STEPHEN LEWIS, an Individual,

13 CASE NO.: 2:24-cv-02371-JCM-DJA

14 Plaintiff,

15 v.

16 **STIPULATION FOR DISMISSAL**
17 **WITH PREJUDICE**

18 THOR MOTOR COACH, INC., a Delaware
19 Corporation licensed and doing business in
Nevada; RV RETAILER IDAHO, LLC DBA
BLUE COMPASS RV, a Delaware Limited-
Liability Company doing business in Nevada;
TRENT BROIDE, a Nevada Resident; HAL'S
RV, LTD, a Nevada Limited-Liability
Company; GENERAL RV CENTER, INC., a
Michigan Corporation; DOES I-X; ROE
BUSINESS ENTITIES XI-XX,

20 Defendants.

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26 ///
27 ///
28 //

1 Pursuant to the settlement agreement reached by the parties, the undersigned parties
2 hereby stipulate and agree to dismissal of Plaintiff's Complaint, with prejudice; with each party
3 to bear their own fees and costs.

4
5 DATED this 3rd day of March 2025.

6
7
8 DATED this 3rd day of March 2025.

9
10 **KUNG & BROWN**

11
12
13 /s/ A.J. Kung
14 A.J. Kung, Esq.
15 1020 Garces Avenue
16 Las Vegas, Nevada 89101
17 *Counsel for Plaintiff Stephen Lewis*

18
19 **CHAMPION LOVELOCK LAW**

20
21 /s/ Tracy M. O'Steen
22 Tracy M. O'Steen, Esq.
23 6600 Amelia Earhart Ct., Suite A
24 Las Vegas, Nevada 89119
25 *Counsel for Defendants Thor Motor
26 Coach, Inc. and General RV Center, Inc.*

27
28 DATED this 3rd day of March 2025.

29
30 DATED this ____ day of March 2025.

31
32 **ROBERTSON, JOHNSON, MILLER
33 & WILLIAMSON**

34
35 /s/ Richard D. Williamson
36 Richard D. Williamson, Esq.
37 50 West Liberty Street, Suite 600
38 Reno, Nevada 89501
39 *Counsel for Defendant RV Retailer Idaho,
40 LLC dba Blue Compass*

41
42 **HAL'S RV, LTD.**

43
44 /s/ James Halford, Managing Member
45 1003 Companion Way
46 Henderson, Nevada 89011
47 *Pro-Se Defendant*

48
49 DATED this ____ day of March 2025.

50
51
52
53
54
55 _____
56 Trent Broide
57 11516 NV 16th Avenue
58 Vancouver, Washington 98685
59 *Pro-Se Defendant*

1 Pursuant to the settlement agreement reached by the parties, the undersigned parties
2 hereby stipulate and agree to dismissal of Plaintiff's Complaint, with prejudice; with each party
3 to bear their own fees and costs.

4
5 DATED this ____day of March 2025.

6
7 DATED this ____day of March 2025.

8
9
10 **KUNG & BROWN**

11
12
13 A.J. Kung, Esq.
14 1020 Garces Avenue
15 Las Vegas, Nevada 89101
16 *Counsel for Plaintiff Stephen Lewis*

17
18
19 **CHAMPION LOVELOCK LAW**

20 Andrea M. Champion, Esq.
21 6600 Amelia Earhart Ct., Suite A
22 Las Vegas, Nevada 89119
23 *Counsel for Defendants Thor Motor
24 Coach, Inc. and General RV Center, Inc.*

25
26 DATED this ____day of March 2025.

27
28 DATED this 3rd day of March 2025.

29
30 **ROBERTSON, JOHNSON, MILLER
31 & WILLIAMSON**

32
33 Richard D. Williamson, Esq.
34 50 West Liberty Street, Suite 600
35 Reno, Nevada 89501
36 *Counsel for Defendant RV Retailer Idaho,
37 LLC dba Blue Compass*

38
39 **HAL'S RV, LTD.**

40
41 James Halford
42 James Halford, Managing Member
43 1003 Companion Way
44 Henderson, Nevada 89011
45 *Pro-Se Defendant*

46
47 DATED this ____ day of March 2025.

48
49
50 Trent Broide
51 11516 NV 16th Avenue
52 Vancouver, Washington 98685
53 *Pro-Se Defendant*

Pursuant to the settlement agreement reached by the parties, the undersigned parties hereby stipulate and agree to dismissal of Plaintiff's Complaint, with prejudice; with each party to bear their own fees and costs.

DATED this day of March 2025.

DATED this ____ day of March 2025.

KUNG & BROWN

CHAMPION LOVELOCK LAW

A.J. Kung, Esq.
1020 Garces Avenue
Las Vegas, Nevada 89101
Counsel for Plaintiff Stephen Lewis

Andrea M. Champion, Esq.
6600 Amelia Earhart Ct., Suite A
Las Vegas, Nevada 89119
*Counsel for Defendants Thor Motor
Coach, Inc. and General RV Center, Inc.*

DATED this day of March 2025.

DATED this ____ day of March 2025.

**ROBERTSON, JOHNSON, MILLER
& WILLIAMSON**

HAL'S RV, LTD.

Richard D. Williamson, Esq.
50 West Liberty Street, Suite 600
Reno, Nevada 89501
*Counsel for Defendant RV Retailer Idaho,
LLC dba Blue Compass*

James Halford, Managing Member
1003 Companion Way
Henderson, Nevada 89011
Pro-Se Defendant

DATED this 7 day of March 2025.

Trent Broide
11516 NV 16th Avenue
Vancouver, Washington 98685
Pro-Se Defendant

ORDER

IT IS SO ORDERED that the Stipulation for Dismissal with Prejudice is GRANTED.

DATED: March 19, 2025.

UNITED STATES DISTRICT JUDGE

KUNG & BROWN
1020 Garces Ave.
Las Vegas, Nevada 89101
tel: (702) 382-0883 Fax: (702) 3

Kat Thomas

From: Tracy O'Steen <tosteen@championlawvegas.com>
Sent: Monday, March 3, 2025 12:14 PM
To: Kat Thomas; Philip C. Brashier; John Sear; AJ Kung; Matthew Cline
Cc: Andrea Champion; Julie Linton; Lorie Januskevicius
Subject: RE: Lewis v. Thor Motor Coach, et al.

Follow Up Flag: Follow up
Flag Status: Flagged

Good afternoon,

You have permission to e-sign the Stipulation to Dismiss with Prejudice on behalf of counsel for Thor and General RV. Please let me know if you need anything further.

Best,

TRACY M. O'STEEN, ESQ. | CHAMPION LOVELOCK LAW
6600 Amelia Earhart Ct., Ste. A, Las Vegas, NV 89119
P (702) 805-8450 | F (702) 805-8451
tosteen@championlawvegas.com | www.championlawvegas.com

Please note the change of our firm name, website, and email addresses.

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From: Kat Thomas <paralegal5@ajkunglaw.com>
Sent: Monday, March 3, 2025 12:05 PM
To: Tracy O'Steen <tosteen@championlawvegas.com>; Philip C. Brashier <pbrashier@jdkglaw.com>; John Sear <john.sear@nelsonmullins.com>; AJ Kung <ajkung@ajkunglaw.com>; Matthew Cline <matthew.cline@nelsonmullins.com>
Cc: Andrea Champion <achampion@championlawvegas.com>; Julie Linton <jlinton@championlawvegas.com>; Lorie Januskevicius <ljanuskevicius@championlawvegas.com>
Subject: RE: Lewis v. Thor Motor Coach, et al.
Importance: High

Good afternoon All:

I hope this email finds you well. Please find attached hereto, the Stipulation for Dismissal with Prejudice for your review/approval. Please note that pursuant to the Court's Minute Order dated February 3, 2025, the Stipulation needs to be filed today. Please execute and return as soon as possible. Thank you!

As always, should you have any questions, comments or concerns, please do not hesitate to contact our office.

Kat Thomas

From: Rich Williamson <rich@nvlawyers.com>
Sent: Monday, March 3, 2025 1:10 PM
To: Philip C. Brashier; Kat Thomas
Cc: Andrea Champion; Julie Linton; Lorie Januskevicius; Tracy O'Steen; John Sear; Matthew Cline; AJ Kung; George A. Kurisky, Jr.; Amanda I. Zayid; Lauren M. Chandler
Subject: RE: Lewis v. Thor Motor Coach, et al.

Follow Up Flag: Follow up
Flag Status: Flagged

Kat,

As noted, you have my permission to affix my electronic signature.

Thanks,

Rich

Richard D. Williamson, Esq.
Robertson, Johnson, Miller & Williamson
50 West Liberty Street, Suite 600
Reno, Nevada 89501
Telephone: (775) 329-5600
Facsimile: (775) 348-8300
Email: Rich@NVLawyers.com
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From: Philip C. Brashier <pbrashier@jdklaw.com>
Sent: Monday, March 3, 2025 12:16 PM
To: Rich Williamson <rich@nvlawyers.com>; Kat Thomas <paralegal5@ajkunglaw.com>